Surface Transportation Board Cover Sheet Release of Security Interest (Secondary Document)



Summary: The security interests granted under a Credit Agreement that is fully paid are released.

Debtors: OmniTRAX, Inc., Central Kansas Railway Limited Liability Company, Great Western Railway of Colorado, L.L.C., The Great Western Railway Company of Iowa, L.L.C., Great Western Railway of Oregon, Inc., Panhandle Northern Railroad, L.L.C., Kansas Southwestern Railway, L.L.C., NSR, Inc., Chicago Rail Link, L.L.C., Chicago, West Pullman & Southern Railroad, L.L.C., Manufacturer's Junction Railway, L.L.C, Georgia Woodlands Railroad, L.L.C, and The Newburgh & South Shore Railroad, Ltd. (collectively, the "**Debtors**")

19383 (Primary Document):

All Debtors are released; all collateral is released.

Address for all Debtors:

252 Clayton Street, 4th Floor Denver, Colorado 80206 303-393-0033

Address for Secured Party:

RECORDATION NO. 19383-A FILED

FleetBoston Financial Corporation f/k/a BankBoston, N.A. Mail Stop MA DE 10008B Boston, Massachusetts 02110

NOV - 6 '01 8-43 AM

SURFACE TRANSPORTATION BOARD

Date of Execution of Release: 8/25/01

RELEASE OF SECURITY INTEREST

This RELEASE OF SECURITY INTEREST (this "Release") is dated as of the day of August, 2001, by FleetBoston Financial Corporation, f/k/a BankBoston, N.A. f/k/a The First National Bank of Boston (the "Secured Party"), individually and as Agent for other financial institutions which may be parties to a Revolving Credit Agreement among Secured Party and OmniTRAX, Inc., Central Kansas Railway Limited Liability Company, Great Western Railway of Colorado, L.L.C., The Great Western Railway Company of Iowa, L.L.C., Great Western Railway of Oregon, Inc., Panhandle Northern Railroad, L.L.C., Kansas Southwestern Railway, L.L.C., NSR, Inc., Chicago Rail Link, L.L.C., Chicago, West Pullman & Southern Railroad, L.L.C., Manufacturer's Junction Railway, L.L.C, Georgia Woodlands Railroad, L.L.C, and The Newburgh & South Shore Railroad, Ltd. (collectively, the "Debtors"), dated as of April 27, 1995, as amended (the "Credit Agreement").

RECITALS

- A. To secure the amounts loaned and outstanding under the Credit Agreement, Secured Party and Debtors entered into a Security Agreement, dated as of April 27, 1995, covering all of the Debtors' rolling stock, locomotives, and all other properties and rights of Debtors (the "Security Agreement"). A description of the rolling stock and locomotives is attached to this Release as Schedule 1.
- B. In connection with the perfection of Secured Party's security interest in the rolling stock and locomotives as contemplated in the Security Agreement, Secured Party filed for recordation a copy of the Security Agreement with the Surface Transportation Board, which was assigned the recordation number: 19383
- C. The debt outstanding under the Credit Agreement has been paid in full, and all material outstanding obligations under the Credit Agreement have been cancelled.
- D. Secured Party now desires to execute the Release to release its security interest granted under the Security Agreement, including its security interest in Debtors' rolling stock and locomotives listed on Schedule 1 attached hereto.

AGREEMENT

NOW, THEREFORE, in consideration of the covenants and agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the party hereto hereby covenants and agrees as follows:

- 1. <u>Termination of Security Interest</u>. Subject to the terms of this Release, effective as of the date hereof, the security interest of Secured Party granted under the Security Agreement, including its security interest in Debtors' rolling stock and locomotives, as described on Schedule 1 attached hereto, is hereby released and terminated in its entirety.
- 2. <u>Recordation with Surface Transportation Board</u>. Immediately following the execution of this Release, the Secured Party authorizes the filing of this Release with the

512470.2

Surface Transportation Board, thereby terminating the interests secured by the documents filed with the Surface Transportation Board with the following recordation number: 19383

It is the intention of Secured Party that this Release constitute a "secondary document" pursuant to 49 C.F.R. §1177.1(b) sufficient to release the interest secured by the above filing.

3. Entire Agreement; Successors and Assigns. This Release shall be binding in full upon the successors and assigns of Secured Party.

executed by its authorized representative as of the date first above written.

IN WITNESS WHEREOF, the party hereto has caused this Release to be FLEETBOSTON FINANCIAL, CORPORATION, f/k/a BANKBOSTON, N.A. f/k/a THE FIRST NATIONAL BANK OF BOSTON, as Agent Name: ROBERT S. ALLEN Title: GROUP MANAGER STATE OF Massachusetts COUNTY OF Suffaik On this 25 day of August, 2001, before me in the County of Swife all state of Massachusetts, personally appeared Robert S. Allen being by me duly sworn, says that (s)he is the duly authorized Good Manager FleetBoston Financial Corporation, f/k/a BankBoston, N.A. f/k/a The First National Bank of Boston ("Bank"), and that (s)he is duly authorized to sign the foregoing Release of Security Interest on behalf of said Bank, and (s)he acknowledges that the execution of the foregoing instrument was the free act and deed of said Bank. Witness my hand and official seal. My commission expires:

11/27/03

SCHEDULE 1 Attached

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SCHEDULE 1

ROLLING STOCK

Locomotives

Railroad	Number	<u>Model</u>	Builder
Chicago Rail Li	nk, L.L.C.		
	14 15 18 19 58 59 613 614	GP-18 GP-18 SW-1500 SW-1500 GP-9 GP-7 GP-7	emd emd emd emd emd emd emd emd
Chicago West Pu	ıllman & Southern	Railroad, L.L.C.	
	37 43 41 46 45 51 61	SW-1 SW-8 SW-8 SW-8 SW-8 SW-9 SW-1	emd emd emd emd emd emd emd
Georgia Woodlar	nds Railroad, L.L.	<u>c.</u>	
	6584 6590 615	GP-9 GP-9 GP-7	EMD EMD EMD
Manufacturers'	Junction Railway,	L.L.C.	
	6 7 616	SW-1 SW-1 GP-7	EMD EMD EMD
The Newburgh &	South Shore Railr	oad, Ltd.	
	1019 1021	SW-1001 SW-1001	EMD EMD

Railroad Nur	mber	Model .	Builder	
Kansas Southwestern Ra	ilway, L.L.C.			
	4542 4436 4544 4912 4557 4916 3801	GP-9 GP-9 GP-9 GP-9 GP-9 GP-9		
Panhandle Northern Rai	lroad, L.L.C.			
	2066 - 4284 4288 4482	GP-7 GP-7 GP-7 GP-7	EMD EMD EMD EMD	
	2067 2069	GP-7 GP-7	EMD EMD	
Great Western Railway of Colorado, L.L.C.				
	710	GP-7	EMD	
The Great Western Rail	way Company of Iowa,	L.L.C.		
	714 992 994	GP-7 NW-2 NW-2	EMD EMD EMD	

Railroad	Number	Model	. <u>Builder</u>
Central Kansas	Railway Limited	Liability Company	
	2016	GP7	EMD
	2083	GP7	EMD
	2084	GP7	EMD
	2085	GP7	EMD
	2087	GP7	EMD
	2105	GP7	EMD
	2179	GP7	EMD
	2199	GP7	EMD
	2230	GP7	EMD
	2232	GP7	EMD
	2233	GP7	EMD
	2238	GP7	EMD
	2239 -	GP7	EMD
	2242	.GP7	EMD
	2243	GP7	EMD.

SCHEDULE 1

(cont'd)

ROLLING STOCK

Central Kansas Railway Limited Liability Company

Covered grain hopper cars ATSF 080804 ATSF 082770

WIDE	080804	A'	T5F	082	?77C
ATSF	080806	A'	TSF	082	796
ATSF	080809	A'	TSF	082	808
ATSF	080820	A'	TSF	082	911
ATSF	080821	A'	TSF	087	271
ATSF	080833	A'	TSF	087	397
ATSF	080848	A'	rsf	180	311
ATSF	080863	A'	ISF	180	312
ATSF	080867	A ^r	rsf	180	316
ATSF	080879	A' A' A' A' A'	rsf	180	317
ATSF	080886	A.	rsf	180	320
ATSF	080893	A.	rsf	180	322
	080898				
	080899	A.	rsf	180	332
ATSF	082105	A. A. A.	rsf	180	337
			TSF	180	348
	082419		rsf	180	366
	082463	A:	[SF	180	375
	082518			180	_
	082544			180	
	082578		CSF	180	383
	082603	A7	CSF	180	390
ATSF	082605	A	SF	180	391
	082619		SF	180	396
	UBZEAR	די מ	SF	180	397
ATSF		AI	`SF	180	398
ATSF					
ATSF	082730				

Steel Hoppers

ATSF 082765

1001	CKRY	1002
	CKRY	1004
1005	CKRY	1006
1007	CKRY	1008
1009	CKRY	10010
10011	CKRY	10012
10013	CKRY	10014
	1001 1003 1005 1007 1009 10011 10013	1003 CKRY 1005 CKRY 1007 CKRY 1009 CKRY 10011 CKRY

Air Dump(Slide)Cars

CKRY 601 CKRY 602 CKRY 603

Cabooses

Caboose (ID# ATSF 999731)
Caboose (ID# ATSF 999718)

Manufacturers' Junction Railway, L.L.C.

MJ 2002

Boxcars MJ 2001 MJ 2003 MJ 2005

MJ 2004 T MJ 2005 MJ 2006 MJ 2007 MJ 2009 MJ 2011 MJ 2010 MJ 2012 MJ 2013 MJ 2014 MJ 2015 MJ 2017 MJ 2016 MJ 2018 MJ 2019 MJ 2021 MJ 2023 MJ 2020 MJ 2022 MJ 2025 MJ 2024

The Newburgh & South Shore Railroad, Ltd.

Flat Gondolas

NSR	008000	NSR	008005
NSR	008116	NSR	008030
NSR	008064	NSR	008109
NSR	008049	NSR	008074
NSR	008029	NSR	008115
NSR	008095	NSR	008051
NSR	008092	NSR	008015
NSR	008013	NSR	008043
NSR	008075	NSR	008080
NSR	008070	NSR	008055
One	Caboose		

BankBoston, N.A. 100 Federal Street Boston, Massachusetts 02110



May 14, 1998

The Broe Companies 252 Clayton Street, Fourth Floor Denver. CO

RE: <u>\$18MM Revolving Credit Agreement dated April 27, 1995 among Omnitrax, Inc., certain of</u> its auditates as Borrowers and the Banks party thereto.

Ladies and Gentlemen:

We refer to the above-described Credit Agreement (as amended or otherwise modified, the "Credit Agreement") and any promissory notes, pledge agreements, security agreements or other documents or instruments delivered in connection therewith (the "Loan Documents"), other that Rate Protection Agreements. Capitalized terms used in this letter without definition shall have the meaning assigned thereto in the Credit Agreement.

We hereby advise you that the aggregate outstanding amount payable (the "Payment Amount") under the Credit Agreement and the Loan Documents on May 14, 1998 (the "Schaduled Payoff Date") is \$18.595,977.14, which consists of the following amounts:

Bank Boston	
Outstandings	\$18,566,712.00
Accrued Interest	\$25,980.42
Unused Fee	\$2,312.50
Agent's Fee	\$972.22
Total BankBoston	\$18,595,977.14

Bineham & Dana

Previously Billed but not paid \$3,089.17
Newest bill \$992.81
Total Bingham & Dana \$4,081.98

Total Payment Amount \$18,600,059,12

Upon our receipt of the Payment Amount, full payment will have been made of all principal, interest, breakage costs, commitment fees and other obligations owed to us under the Credit Agreement and the Loan Documents, and you shall have no further obligation to us under the Credit Agreement and the Loan Documents (except with respect to those provisions of the Credit Agreement or my Loan Document which by their express terms survive the payment of the Obligations and termination of the Commitments).

Upon our receipt of the Payment Amount on the scheduled Payoff Date, (a) all security interests granted to us under the Loan Documents shall automatically be released, and all rights to any collateral upon which we had a lien under the Loan Documents shall automatically revert to you, each with delivery of any instrument or performance of any act by any party, and (b) we shall at your expense (i) return to you or your agent all certificates delivered to us pursuant to each Pledge Agreement, together with accompanying stock powers in the form delivered to us, and (ii) deliver to you or your agent UCC-3

termination statements with respect to the Uniform Commercial Code filing made pursuant to the Credit Agreement and any other Loan Documents and mortgage releases or assignments for all Mortgages delivered pursuant to the terms of the Credit Agreement, in each case executed by BankBoston.

We agree to execute such additional documents and perform such further acts as may be reasonably required or desirable to carry out or perform the foregoing provisions of this letter; provided, that (i) all reasonable costs and expenses incurred in connection therewith shall be payable by the Borrower and (ii) all such documents and instruments shall be delivered without representation or warranty by BankBoston.

By your signature below you represent to BankBoston that no Rate Protection Agreements are in effect.

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THIS LETTER SHALL BE DEEMED TO BE A CONTRACT MADE UNDER AND GOVERNED BY THE INTERNAL LAWS OF THE STATE OF NEW YORK.

Very truly yours,

Name: Mark R. Faweet Tide: Vice President

ACKNOWLEDGED AND AGREED TO:

By: